

REMARKS

Withdrawn claims 11-19 are cancelled to place the application in order for allowance.

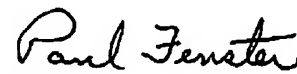
In the Office Action the Examiner noted that claims 1-16 were pending in the application. Applicants respectfully point out that in fact there were 19 pending claims, of which claims 11-19 are cancelled herewith.

Claim 2 stands rejected under 35 U.S.C. §112, second paragraph as being indefinite. Applicants respectfully traverse this rejection. It is quite well understood that a color can be either a "pure" color, which is a single wavelength color or it can be the result of a color spectrum. For example, for all practical purposes almost all colors such as white or shades of different colors are, in fact the result of a color spectrum. This is true of printed colors as it is of other colors. For example, target colors generally are printed using a mixture of inks (cyan magenta and yellow, for example) which are not pure colors, but rather are represented by a color spectrum. Certainly, the mixtures of these inks are also so represented. Thus, to state that a specified color is a color spectrum is not indefinite.

Claim 4 has been made dependent on claim 2 to provide the missing antecedent. Applicants submit that this is merely a cosmetic change and that a person of skill in the art would have understood the meaning of claim 4, for the reasons given above.

In view of the above amendment and remarks, applicants submit that the application is ready for allowance. Notice to that effect is respectfully solicited.

Respectfully submitted,
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